## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

| UNITED S  | ICA   | A DDY IC  | CATION AND                                      |   |
|---|---|---|---|---|
|   |   |   |   | CATION AND<br>R OF EXCLUDABLE DELAY   |
| Mousa   | Khouli  |   | Case No.  | 11-CR-340 (ERK)   |
| The Un  Tuly 14, 2  | an information or in  | a and the defendant her <b>2011</b> be excluded fr dictment must be filed, against defendant must | om the com or (XW)                              | request that the time period from apputation of the time period within which  |
| The parties seek  | _   | foregoing period becau  |   | ,   |
|   | al, and they require an<br>not, despite their dilig                                       | exclusion of time in or<br>gence, have reasonable   | der to focus                                    | eve are likely to result in a disposition of this is efforts on plea negotiations without the risfective preparation for trial,   |
| ( )   |   | ll time to prepare for tri  |   | e complexity of case,   |
| Sixth Amendme<br>this Court adopt   | ent to the Constitution ted pursuant to that A  | ; the Speedy Trial Act of<br>ct; and Rule 50(b) of th   | of 1974, 18<br>e Federal R<br>vithin a spec     | nsel of his/her rights guaranteed under the U.S.C. §§ 3161-74; the plan and rules of Rules of Criminal Procedure. The defendant cified time not counting periods excluded.  Attorney, E.D.N.Y. K. Orenstein |
| Defendant   | 1/  |   | For U.S.  | . Attorped, E.D.N.Y. K. Orenstein   |
| Counsel for Def   | endant  | · · · · · · · · · · · · · · · · · · ·   |   |   |
| on the date belo<br>the time within that this exclusion<br>speedy trial for | w, the time period frowhich ( ) an information of time serves the other reasons discussed | tion or indictment must<br>ends of justice and outv<br>on the record and beca                     | to to to to to to the filed or weigh the intuse | defendant having been heard at a proceeding 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1   |
| without trial, the<br>that they would<br>exercise of due                    | e exclusion of time wi<br>be denied the reasona<br>diligence.                             | ll allow all counsel to fable time necessary for  | ocus their et<br>effective pre                  | ations will result in a disposition of this case efforts on plea negotiations without the risk eparation for trial, taking into account the   |
| ( ).  | · · · · · · · · · · · · · · · · · · ·   |   |   | •   |
| SO OF   | RDERED.   |   |   |   |
| Dated: Brook  | lyn, N.Y<br>20_1 \  |   | s/  | /Andrew L. Carter, Jr.  |
| , ) (   | <b>→</b><br>,   |   | -   | United States Magistrate Judge  |